TERMINAL DISCLAI REJECTION OVER A	MER TO OBVIATE A DOUBLE PATENTING PRIOR PATENT	Docket No. 074066-0115	7
In the application of:	Gregory M. Fahy		- All
Serial No.:	10/066,285		11
Filed:	Pebruary 1, 2002		.00
For:	POLYGLYCEROL AND LACTOSE COMPO	SITIONS FOR THE PROTECTION OF	
	LIVING SYSTEMS FROM STATES OF RED	UCED METABOLISM	pupo
the full statutory term del Application No. 09/916,3 enforceable only for and agreement runs with any In making the above application that would extite prior patent and puten expires for failure to pay statutorily disclaimed in vertificate, is reissued, or terminal disclaimer filed putential disclaimer filed putentia	% percent interest in the instant application hereby discli- of any patent granted on the instant application, which is fined in 35 U.S.C. §§ 154 to 156 and 173 as shortened by 195. The owner hereby agrees that any patent so grante during such period that it and the prior patent and patent patent granted on the instant application and is binding to the disclaimer, the owner does not disclaim the terrainal pa- tend the expiration date of the full statutory term as define t application, as presently shortened by any terminal dis- a maintenance fee, is held unenforceable, is found invali- a maintenance fee, is held unenforceable, is found invali- is in any manner terminated prior to the expiration of its prior to grant.  or 2 below, if appropriate.  It is empowered to act on behalf of the organization, t all statements made herein of my own knowledge are to believed to be true; and further that these statements we ke so made are punishable by fine or imprisonment, or b at such willful statements may jeopardize the validity of	would extend beyond the expiration date of y any terminal disclaimer of prior U.S. Pate of on the instant application shall be application are commonly owned. This import the grantee, its successor or assigns, art of any patent granted on the instant ned in 35 U.S.C. §§ 154 to 156 and 173 of claimer, in the event that the prior patent d by a court of competent jurisdiction, is has all claims canceled by a reemmination full statutory term as shortened by any ship, university, government agency, etc.), the and that all statements made on the made with the knowledge that willful	al ant
Dated: 27/14	By: Stephen E. Reiter Registration No.: 3  inner fee of \$130.00 under 37 C.F.R. § 1.20(d) is attached	I,192	
	e terminal disclaimer fee of \$130.00 to Deposit Accoun	<u>t 50-0872.</u>	
PTO suggested	wording for Terminal Disclaimer was:		
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